## UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW OFFICE OF THE CHIEF ADMINISTRATIVE HEARING OFFICER

UNITED STATES OF AMERICA,	)	
Complainant,	)	8 U.S.C. 1324c Proceeding
	)	OCAHO Case No. 96C0009
Vs.	)	
	)	
JOHN HONEYCUTT, INDIVIDUALLY	)	
AND HONEYCUTT TEAROFF, INC.,	)	
Respondent.	)	

Honorable Marvin H. Morse, Administrative Law Judge

## **DECISION AND ORDER APPROVING CONSENT FINDINGS**

On January 24, 1996, a Complaint Regarding Civil Document Fraud was filed by the United States of America, hereinafter referred to as the "Complainant," against John Honeycutt, Individually and Honeycutt Tearoff, Inc. hereinafter referred to as the "Respondent," pursuant to 8 U.S.C. 1324c. Attached to the Complaint and incorporated therein by reference was a Notice of Intent to Fine (hereinafter referred to as the "Notice"), which had previously been personally served upon the Respondent on June 23, 1996.

Complainant and Respondent have filed a Stipulated Motion to Approve Consent Findings with attached "Settlement Agreement Containing Consent Findings" signed by both Parties.

Upon review and full consideration of the Motion and attached Settlement Agreement Containing Consent Findings filed by the Parties with this Court, I find that it complies with the requirements of 28 C.F.R. Section 68.14.(b) of the Rules of Practice and Procedure for Administrative Hearings Before Administrative Law Judges in Cases Involving Civil Document Fraud, and fully disposes of the allegations set forth in the Complaint by providing that the Respondent pay the total sum of One Hundred Seven Thousand Eight Hundred Dollars (\$107,800.00) in full settlement and satisfaction of all claims against the Respondent set forth in the Notice. I conclude that the proposed Settlement Agreement is fair and satisfactory, and there is no reason not to accept it within the contemplation of 28 C.F.R. 68.14. On the basis of the proposed Settlement Agreement, I find and conclude that Respondent has violated Section 274C(a)(1) and Section 274C(a)(d) of the Act.

Accordingly, the numbered provisions proposed by the Parties in the "Settlement Agreement Containing Consent Findings" are adopted by this Court as the Consent Findings in this case. The Consent Findings are hereby approved and incorporated by reference in this Decision and Order, and all relief sought is hereby granted.

## IT IS HEREBY ORDERED:

1. That the Respondent, John Honeycutt, Individually and Honeycutt Tearoff, Inc. pay a civil monetary penalty in the total sum of One Hundred Seven Thousand Eight Hundred Dollars (\$107,800.00) in accordance with the terms set forth in the Settlement Agreement and the numbered provisions therein which are adopted as Consent Findings (copy attached hereto).

This Decision and Order is the final order of the judge in accordance with Section 68.52(b) of the Final Rules of Practice and Procedure, supra. As provided in those Rules, id. at Section 68.53, this Decision and Order shall become the final order of the Attorney General unless within thirty (30) days from the date of this Decision and Order, the Chief Administrative Hearing Officer vacates or modifies it.

IT IS SO ORDERED this 14th day November 1996, at Falls Church, Virginia.

Marvin H. Morse Administrative Law Judge